

BRUCE D. KOFFSKY  
AUDREY A. FELSEN

LAW OFFICES OF  
**KOFFSKY & FELSEN, LLC**

1150 BEDFORD STREET  
STAMFORD, CONNECTICUT 06905  
(203) 327-1500  
FACSIMILE (203) 327-7660  
www.koffskyfelsen.com

777 WESTCHESTER AVENUE  
SUITE 101  
WHITE PLAINS, NY 10604  
(800) 637-3363

**Via ECF**

Hon. Philip M. Halpern  
United States District Judge  
United States Courthouse  
300 Quarropas Street  
White Plains, New York 10601

**RE: United States v. Dumar Kindle**  
**Case No.: 7:21-cr-00153-PMH-1**

Application granted.

The sentencing for Defendant Dumar Kindle is adjourned from February 7, 2023 to May 8, 2023 at 10:00 a.m. in Courtroom 520.

**SO ORDERED.**



Philip M. Halpern  
United States District Judge

Dated: White Plains, New York  
January 27, 2023

Dear Judge Halpern:

I am appointed counsel for defendant Dumar Kindle in the above matter. Mr. Kindle is currently scheduled to be sentenced before the Court on February 7, 2023, but I respectfully request that the Court adjourn the defendant's sentencing to March 13, 2022, or a date thereafter convenient to the Court and to all parties. I make this request for the following reason.

I am appointed counsel for a defendant in the District of Connecticut who stood charged with a gun-point Hobbs Act robbery that resulted in the murder of a Stamford jewelry store owner. The matter, U.S. v. Thomas Liberatore, et al., 3:20cr86 (KAD), was scheduled for a December 2022 trial and I spent much of November in preparation. Jury selection and evidence commenced the first week of December and continued through December 19, 2022 whereupon on the last day of the government's evidence, I tested positive for Covid and was forced to quarantine. I did not return to my office until the second week of January and as a result, have not had sufficient opportunity to prepare Mr. Kindle for his sentencing nor draft a sentencing memorandum for the Court's consideration.

I have discussed this application with A.U.S.A. Nicholas Bradley who has informed me that the government has no objection to this request.

For the above stated reasons, I respectfully request that the Court adjourn the defendant's sentencing.

Respectfully submitted,  
/s/ *Bruce D. Koffsky*  
Bruce D. Koffsky

cc: All Counsel of Record